

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of : **Confirmation No 4756**  
Hiromi KAWAMURA et al. : **Mail Stop: PCT**  
Serial No. 10/586,256 : Attorney Docket No. 2006\_0900A  
Filed July 17, 2006 :

WIRELESS IC COMMUNICATION DEVICE  
AND RESPONSE METHOD FOR THE SAME  
[Corresponding to PCT/JP2005/009496  
Filed May 18, 2005]

---

**RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS, AND**  
**PETITION UNDER 37 CFR 1.182**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

The Notification of Missing Requirements mailed by the U.S. PTO on October 14, 2008 indicated that the Declaration filed July 17, 2006 was not properly executed because “the first inventor’s surname on the Declaration doesn’t correspond with the name on the published application. In addition, I do not have an IB Form 306 indicating any changes.”

The first inventor’s surname on the Declaration differs from that on the published PCT application, because the first inventor’s surname changed subsequent to the filing of the international application due to marriage. The married name of the first inventor is “Hiromi KAWAMURA,” as set forth on the executed Declaration filed July 17, 2006.

Since an IB Form 306 is not available, the U.S. PTO is hereby petitioned under 37 CFR 1.182, pursuant to MPEP § 605.04(c) to accept the married name “Hiromi KAWAMURA” as the correct name of the first inventor. A petition fee of \$400.00 is also submitted herewith.

Pursuant to MPEP § 605.04(c), also submitted herewith is a “Statement by Inventor Re Change-of-Name”, signed by the inventor and setting forth both the first inventor’s former name

and married name, and the fact that the name change was effected due to marriage. Further submitted herewith is an Application Data Sheet reflecting the change-of-name.

Additionally, the PTO surcharge (\$130.00) required in the Notification of Missing Requirements is submitted herewith. It is submitted, however, that this surcharge should not be required since the executed Declaration was not in fact omitted, and it is therefore respectfully requested that the surcharge be refunded.

Respectfully submitted,

Hiromi KAWAMURA et al.

/Charles R Watts/

By 2008.12.11 14:22:22 -05'00'

Charles R. Watts  
Registration No. 33,142  
Attorney for Applicants

CRW/asd  
Washington, D.C. 20006-1021  
Telephone (202) 721-8200  
Facsimile (202) 721-8250  
December 11, 2008